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EffectNet, LLC

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re

Chapter 11 Case No. 02-13533 (AJG)

WORLDCOM, INC., et al.,

(Jointly Administered)

Debtors.

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ORDER PARTIALLY GRANTING AND PARTIALLY DENYING DEBTORS' MOTION FOR SUMMARY JUDGMENT AND MOTION TO STRIKE PORTIONS OF AFFIDAVITS CONCERNING CLAIM 11242 (REPLACING 9291) AGAINST MCI WORLDCOM COMMUNICATIONS, INC. AND CLAIM 11173 (REPLACING 9293) AGAINST INTERMEDIA COMMUNICATIONS, INC.

THE COURT has considered (i) Debtors' Motion for Summary Judgment (the "Summary Judgment Motion") Against Parus Holdings, Inc. ("Parus"), Successor-By-Merger to EffectNet, Inc. and EffectNet, LLC, in which Debtors sought summary judgment on Claim No. 11242 (replacing 9291) against MCI WorldCom Communications, Inc. ("WorldCom") and Claim No. 11173 (replacing 9293) against Intermedia Communications, Inc. ("Intermedia"); and (ii) Debtors' Motion to Strike Portions of Affidavits Submitted in Support of Claimant Parus Holdings, Inc.'s Response and Opposition to WorldCom's Motion for Summary Judgment (the

"Motion to Strike"). The Court also has considered the papers submitted in support of and in

opposition to these motions and the arguments that the parties presented at oral argument to the

extent such supporting and opposing papers were submitted and to the extent such oral argument

was heard. For the reasons stated in the Court's Opinion Partially Granting and Partially

Denying Debtors' Motion for Summary Judgment and Motion to Strike Portions of Affidavits,

which was entered on May 2, 2007 (Docket No. 18853) (the "Opinion"), it is ORDERED that:

1. The Debtors' Motion to Strike is granted in part and denied in part.

2. With regard to Parus's breach of contract claim against Intermedia, the Debtors'

Summary Judgment Motion is denied with respect to the Debtors' interpretation of "base

monthly price."

3. With regard to Parus's breach of contract claim against Intermedia, the Debtors'

Summary Judgment Motion is granted with regard to the number of payments remaining under

the November 20, 2000 Unified Communications Services General Agreement ("UC Contract"),

the effect of the March 12, 2002 and March 25, 2002 letters of Mr. Robert McConnell, and the

applicability of the Limitation of Liability clause contained in the UC Contract.

4. The Debtors' Summary Judgment Motion is granted with regard to Parus's claims

against Intermedia for unfair and deceptive trade practices, breach of the implied covenant of

good faith and fair dealing, and civil conspiracy.

5. The Debtors' Summary Judgment Motion is granted with regard to Parus's claims

against WorldCom for civil conspiracy, tortious interference with a contract, and unfair and

deceptive trade practices.

SO ORDERED

Dated: New York, New York

October 3, 2007

s/Arthur J. Gonzalez

UNITED STATES BANKRUPTCY JUDGE

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